Supply Seats for Expected

Large Attendance.

at 4 o'clock, are nearing completion.

the few to whom cards for seats have

Maj. Charles Pierre L'Enfant came to

than 400 in number.

not be prosecuted, inasmuch as it controls less than 60 per cent of the steel output

An investigation into the affairs of the steel corporation begun by the Department of Justice some weeks age was abandoned, and Attorney General Wickof the Supreme Court was handed down of decision essential to just judgment. It House Passes Stanley Resoersham decided to wait until the decision in the Standard Oil and Tobacco Trust is to thrust upon the court a burden that cases before proceeding. The decision in the former case yester-

day, making a distinction between "good" and "bad" trusts, may convince government officials, it is said, that the steel system into disaster.' trust cannot be successfully prosecuted. It is pointed out by persons familiar with administration affairs, "on the inside," that the federal incorporation program will be revived and hailed as a remedy for the industrial defects set forth in the opinion expressed by Chief Justice White yesterday afternoon.

Talk of Prosecutions.

Attorney General Wickersham may consider criminal prosecutions of the officials of the Standard Oil Company. It was learned today that some of the officials of the government held that there is opportunity for such a proceeding under the decision given by the Supreme Court

What position the Attorney General will take is not known. It is said that in event that the oil trust officials should plead immunity under the statute of lim itations the government could take the position that the combination in restraint of trade was a continuing conspiracy until the moment the court ordered i dissolved. There is no authority for the state-

ment that the Department of Justice is such action is one of the features of the aftermath of the case which may be

considered.

Opinions in Demand.

There was a great rush at the clerk's office of the Supreme Court today for copies of the famous opinion. There were not enough to supply the demand, but more will be available later.

totaled more than 20,000 words, Chief able" restraint were necessary. Justice White, to the surprise of all, announced at least half of it without apparently glancing at the notes which lay before him. Evidently the Chief Justice had the opinion so well arranged in his said. "Of course the question of whether mind that he spoke without helps. Company of New Jersey and its nineteen country would have been deplorable. subsidiary companies were a conspiracy and ordered the dissolution of bination within six months

Each Case on Merits.

At the same time the court did not condemn all great interstate corporations

In other words, the court seems to have trade. upheld the doctrine that there are "good" and "bad" trusts. The fate of the socalled tobacco trust is hanging in the ballast decision day of the present term of terpreted in such a narrow sense.

There was much discussion here today of Justice Harlan's dissenting opinion. He declared that there ought to be no recognition of the difference between 'reasonable restraint" and "unreasonable restraint" by the Supreme Court, but that Congress ought to do it, if it the administration of the statute becomes

Has Not Changed Law.

"But the fact remains," declared Justice stands that every contract in restraint of commerce committee. trade in illegal."

As one of the direct results of the decision, it is said that the federal incorporation act, prepared by Attorney Genlaw by writing into that statute the word eral Wickersham at the direction of unreasonable. The trusts tried time President Taft, may be brought up to and time again to amend the law in that the situation created by the court's ac- way, by the insertion of that one word, tion and pressed for passage in Congress. A synopsis of the Supreme Court's decision in the Standard Oil case will be found elsewhere in The Star.

LONDON NOT EXCITED.

Thinks Decision a "Theatrical But Probably Fruitless Victory."

LONDON, May 16.-The Supreme Court decision in the Standard Oil case created surprisingly little interest or flurry in financial circles here, as the result had been generally anticipated. Dealings in stocks for some time past have been on the bear side and in the hands of continental and Wall street houses. Brokers, therefore, did not remain in the financial Many brokers, however, came to the Bill for Its Establishment Approved city earlier than usual and trading in American securities began an hour and a half before the stock exchange opened Initial prices were from a half to a full point below parity, but buying orders from New York soon strengthened values During the afternoon the market be opening in New York. These advices were accompanied by good buying orders strong. The general opinion of the afternoon papers is that the decision is a "the atrical but probably fruitless victory for the opponents of the money power. continue "as a loose sort of federation investigate the questions of infant morof interests, doing pretty much what the The Pall Mall Gazette takes a similar view, and quotes the report of the com- accidents and diseases of children, em-

BERLIN, May 16.-Trading was quiet and prices were rather firm on the bourse The Standard Oil decision was regarded as lenient, and was approved in financial

not wish to compete

Taft, in Message, Opposed Putting Reasonable in Law

The phase of the Supreme Court's clerks and special agents. Harlan's dissent from that part of the National Federation of Women's Clubs. court's opinion which writes "unreasonable" into the anti-trust law.

A special message of President Taft's to Congress, under date of January 7. 1910, was found to contain a vigorous statement discussing this very feature. President Taft's words were as follows: "Many people, conducting great busibad trusts, and that it is posible by by Secretary of the Treasury MacVeagh cadet companies, according to an anamendment to the anti-trut law to make in answer to a resolution introduced by nouncement made by the school officials street northwest; architects, Hunter and a ditinction under which good combi a ditinction under which good combisuppress competition, control vices, and tion committee. According to this state. rangements for the drill, the officers of the power by taking too much profit from it out of the business.

Urges Separation Line.

"They point with force to certain notorious trusts as having been thrown into power through criminal methods by the penses, the European trip cost \$19,250. use of illegal rebate and plain cheating There is one item of \$8,368.66 paid to A. and by various acts utterly violative of Patt Andrew, assistant secretary of the business honesty or morality, and urged as "special assistant and editor of pubthe establishment of some legal line of lications." separation by which criminal trusts of this kind can be punished, and they, or the other hand be permitted under the law to carry on their business.
"Now the public and especially the business public ought to rid themselves of the idea that such a distinction is practicable or can be introduced into the statute. Certainly under the present antitrust law, no such distinction exists.

should be left to the court to say what is a reasonable restraint of trade, what a reasonable suppression of competi "I venture to think that this is to put into the hands of the court a power impossible to exercise on any consistent principle which will ensure the uniformity they have no precents to enable them to carry, and to give them a power approaching the arbitrary, the abuse of which might involve our whole judicial

OF COURT'S DECISION

Body Declared- to Have Usurped Powers Belonging to Congress.

Members of the House of Representatives commented frankly and with indissolving the Standard Oil Company. It seemed to be the general opinion that the court, in writing the word "unreasonformulating criminal proceedings, but able" into the law in order to provide for a distinction between "reasonable" and "unreasonable" restraint of trade by combinations of capital doing an interstate business, infringed somewhat upon the legislative functions of Congress. Representative Mann of Illinois, the minority leader, who was chairman of the committee on interstate and foreign commerce in the last Congress, said today that in his opinion the court's interpreta-Although the full opinion of the court tion and the stress laid upon "unreason-

Approves Court's Action. "I am pleased with the decision,"

the court usurped the legislative function In ending a struggle of years on the would be raised regarding the injection part of the government to put down a combination which was claimed to be a of 'unreasonable' into the law. But if all. menace to the industrial and economic the court had contented itself with a advancement of the entire country, the decision bearing only on the case in court declared that the Standard Oil point the effect on the business of the and combination in "unreasonable" re- Oil Company guilty under the law, withstaint of trade under the Sherman law, out defining the law, apparently every combination of business in the country would have been threatened. Either the entire business world would have been preme Court yesterday.' plunged into chaos or else Congress would have been forced at once to amend an investigation of the steel trust would the law. I am convinced that the court develop facts which would warrant Conacted wisely and for the best interests gress in passing legislation or perhaps and did not hold that "every" restraint of the country. It has been apparent in a resolution directing the Attorney of trade was a violation of law. The de- ever since the Sherman law passed that General to move for a dissolution of cision plainly left the inference that each corporation whose acts may be called corporation whose acts may be called have to be made. The law was never took over the Tennessee Coal and Iron to move for a dissolution of the first the trust. He declared that the trust the trust that the trust the declared that the trust the first took over the Tennessee Coal and Iron took over the Tennessee Coal and Iron to move for a dissolution of the first that the trust the trust that the trust the trust that the trust the trust that the trust the first took over the Tennessee Coal and Iron the first the first the trust the trust that the trust the trust the trust that the trust the trust the trust that the trust the trust the trust that the trust the trust the trust that the trust the trust that the trust the trust that the trust the trust the trust that the trust the tru into question must be judged upon the intended to make war on every corpora- Company.

absolutely legal, straightforward business which would fall within the law under clared that the absorption of the Tensuch a narrow interpretation. But no nessee corporation by the steel corporaance. Whether it is a "good" or a "bad" such a narrow interpretation. But no nessee corporation by the steel corporatrust probable will be decided May 29, the one believed that the law was to be in-"This decision means that every case capital. brought under the Sherman law must stand on its own bottom. Each individual case must be decided on its own individual merits. In this way a series of precedents, which will perfect and in- no disposition on the republican side to terpret the law, will be built up, until halt the investigation. He only hoped

matter of precedent. Meets Wishes of Trusts.

A view entirely antagonistic to that

With that in the law they would be willing to continue their present busi-

with the court. Congress refused amend the law in that way. "That was Mark Hanna's plan. H wanted the law to distinguish between good trusts and bad trusts, but Congress declined to make the distinction. Now the Supreme Court takes on itself the power of legislation, which was expressly reserved to Congress by the Constitution, and proceeds to write into the law what Congress refused to consider."

ness methods, and take their chances

FAVORABLE REPORT ON **BUREAU FOR CHILDREN**

by Senate Committee on Edu-

cation and Labor. The bill for the establishment of

children's bureau in the Department of Commerce and Labor was this afternoon if the attorneys had been notified. He and the prices of the leading American ordered favorably reported by the Senshares jumped a point, with the tone ate committee on education and labor, Senator Borah, chairman. In the language of the bill, the bureau is to investigate and report on all mat-The Westminster Gazette anticipates ters pertaining to "the welfare of chilthat the oil combination will contrive to dren and child life, and shall especially

tality, the birth rate, orphanage, juvenile courts, desertion, dangerous occupations, competition between concerns which do in the several states and territories."

Provision for Office Force.

The bureau is to be under the direction of a chief, to be appointed by the President with the consent of the Senate, and to receive \$5,000 per year. There is also to be an assistant chief, to be appointed by the Secretary of Commerce and Labor, at \$2,400 per year, a private secretary to the chief at \$1,500 per year, and a statistical expert at \$2,000, and several Standard Oil decision most discussed at This legislation has been indorsed by

MONEY COMMISSION'S COST.

Two Hundred Thousand to Date, Gen. Arthur Murray to Present Flag sued today: Says Secretary MacVeagh.

The national monetary commission has nesses, have cherished a hope and a be- cost the government \$207,130 up to date, tillery, United States Army, will present lief that in some way or other a line according to a statement sent to the the flag to the company winning the anmay be drawn between god trusts and House of Representatives this afternoon | nual competitive drill of the high school nations may be permitted to organize to Chairman Fitzgerald of the appropriado it all legally, if only they do not abuse ment the preparation of monographs has the several companies having met at the ment the preparation of monographs has cost \$86,861; salaries of members of the commission, \$43,750; traveling expenses, \$35,412; clerical salaries, \$29,791; library expenses, \$8,795, and miscellaneous ex-Of the total expended for traveling ex-

Treasury, who s carried on the pay roll

Want to Qualify as Nurses.

tion in the escience of nursing today at given this morning at the conclusion of the navy, has been assigned to duty as a member of the general board the Franklin School building. While the trial of Thomas Smith, colored, acmajority were residents of this city, some cused of assault on Policeman Ault of A Burden to Courts.

A Burden to Courts.

The examination will continue tomorrow.

The examination will continue tomorrow.

The poung ladies, who have had four years of training in a preparatory school the word reasonable should be made a percentage of nursing must make a percentage of init sentence was imposed upon the final report of the tariff board on the eighth precinct, followed by the important of the Altavista to work on the plant of the diamond, is at issue and ready for the wood pulp and print paper schedules of the wood pulp and prin Bert of the statute, and then that it 70 to seeive the title of registered nurse. for disorderly conduct

TRUST PROBE PLANS FOR UNVEILING OF L'ENFANT MONUMENT

lution Providing Inquiry.

Hope Expressed Democrats Will Not Use Investigation Merely

as Political Weapon.

MINORITY IS NOT OPPOSED

An investigation of the United States Steel Corporation was ordered by the House today, when it passed the Stanley resolution providing for such an inquiry. The resolution was adopted without opposition, following a short space in front of the portico of the mandebate. A committee of nine members, sion is the only available place for seats, of the death of my beloved brother Ciro, to be elected by the House, will be and these are very limited, being less authorized to conduct the investigation. The investigation is to cover all questions of organization of the steel trust. terest today on yesterday's decision of its acquisition of competing industrial the Supreme Court of the United States corporations and seek to discover whether the trust has violated the Sherman

Relations With Employes.

Another feature of the investigation will cover the relations of the corporation with its employes. The resolution adopted today was introduced by Representative Stanley of Kentucky. It has been urged by the Anti-Trust League and has had the support of the labor unions. The committee will be chosen shortly and promptly organized, and is expected to work during the summer and the reess of Congress.

The Stanley resolution was brought up in the House immediately after assembling by Chairman Henry of the committee on rules, which had reported the resolution. Mr. Henry yielded to Mr. Stanley, city. who made a very brief statement, declaring it unnecessary to go into the details of the necessity for the investigation. which he assumed were well known to

Thinks Steel Covered.

Mr. Stanley declared that in his opinion the dictum of the Supreme Court in "If it had simply adjudged the Standard | the Northern Securities case covered the United States Steel Corporation. "I will not discuss," he added, satir-

> Ically, "the new law passed by the Su-Mr. Stanley expressed the opinion that

any tendency to destroy them. He deand resulted in increased investment of

Republicans Not Opposed. Minority Leader Mann said there was

it would develop results beneficial to the country, and not be used merely for Mr. Hardy of Texas and Mr. Graham

of Illinois spoke in favor of the resolu-Harlan, "that until this day Congress expressed by Mr. Mann was taken by tion, while Mr. Borland of Missouri, who has been satisfied with the law as writ- Representative Adamson of Georgia, also advocated it, took occasion to exten in this respect, and today the law chairman of the interstate and foreign press the opinion that Justice Harlan's criticism of the majority of the Supreme Court in the Standard Qil case was well founded. The resolution was adopted without di

MAKE TAFT A WITNESS, SENATOR WILLIAMS SAYS

Sharp Tilt in Senate Finance Reinterred at Arlington, April 28, 1909 **Committee Over Canadian** Reciprocity Hearings.

The Senate finance committee enaged in a somewhat heated tilt over the subject of Canadian reciprocity wit-

Senator Stone of Missouri demanded to know when Allen and Graham, said to be New York attorneys, and representing the National Grange, were to appear in response to his request that ployment by interests opposed to reciprocity. Senator Stone wanted to know was told they had been.

Wants Both Sides.

Senator Gallinger at this point in turn demanded that "some of those who have made vigorous efforts to accelerate public opinion in favor of reciprocity" should be asked to appear before

Senator Williams retorted that under mittee on British railway combinations ployment, legislation affecting children to be summoned to testify to what he had done to "accelerate public opinion" on the question .

Opposes Calling Attorneys.

Senator Gallinger said he was opposed to summoning attorneys for various organizations, but that, if it were to be done, both sides should be heard. He Herman Ridder, representatives of the committee and tell what their organizathe Capitol today was the separation of "good" from "bad" trusts and Lusties a "good" from "bad" trusts, and Justice national child labor committee and the Mr. Norris is in Washington, and had expected to be heard within a day or two.

TROPHY FOR CADETS.

to Winning Company.

Gen. Arthur Murray, chief of coast artoday. This is the final step in the arthe White Lot yesterday afternoon.

JAIL FOR POLICE FIGHTER.

to Ten Months. Persons convicted of fighting policemen

may expect nothing but jail sentences Thirty-six young women aspiring to the at the hands of Judge Pugh in Police title of registered nurse took an examina- Court in the future. The warning was

ABBATEMAGGIO AGAIN

Committee Endeavoring to But Enrico Alfano Reiterates With Board of Visitors He Is His Denial of Complicity in Cuoccolo Murders.

VITERBO, Italy, May 16.-Enrico Al-Arrangements for the unveiling of the fano, reputed to be the dominant spirit of L'Enfant memorial at the Arlinton national cemetery next Monday afternoon, the Neapolitan Camorra, was again confronted by Gennaro Abbatemaggio, the Announcement is made that the com- informer, when the trial of the Camormittee having charge of the arrangements rists for the murder of Genaro Cuoccolo for the ceremony, with only a limited and the latter's wife was resumed today. amount of money to spend upon the de- He opened in a pathetic vein, which tails, is unable to have sufficient seats later, under the prodding of his accuser, for those expected to attend. A small gave way to angry explosions.

"Today," he began, "is the anniversary who died in prison. I must make a superhuman effort to overcome the emotion that possesses me. Still in my ears But as the reserved space gives amis the echo of the last desperate lamentaole opportunity for seeing and hearing. the committee believes that every one death he continued to deny the assertion | sion. will appreciate the reason why seats have not been provided, and also that of this man Abbatemaggio."

Denies Informer's Story.

been sent will estteem it an unusual privilege to be allowed to take part in Alfano asserted that Abbatemaggio's whose talent designed one of the most among the reputed assassins of the Cuocbeautiful, charming and delightful colos was ridiculous, and particularly so capital cities of the whole world; a city | the statement that to Abbatemaggio was for statesman, scholar, student, busi- given \$80, while those reputed to have done the killing received but \$30 each. ness man or workman; a city with "Alfano interded to buy my silence," declared Abbatemaggio, to which Alfano parks, broad streets and beautiful vistas on every side to delight the eye, replied:
"If I had been in a position to fear and drives and walks to refresh and brighten the lives of those who work your revelations I would have given you or who come here from other towns

Maj. L'Enfant's Career.

this country during the revolution. He was first commissioned captain, then major of the Corps of Engineers, U. S. A. He served upon Washington's staff, and made a record for valiant and efficient service, being wounded in South Carolina. After the war he entered into the practice of architecture and engineering, laying out the city of Buffalo, making additions to Independence Hall, Philadelohia, and plans for a magnificent house and garden for Robert Morris to vie with cute the action of the labor men as a Versailles and other French mansions. This was never executed because of the and to show contempt of the court. financial difficulties of Robert Morris. Knowing his genius, Washington select-

ed him to make the plan for the federal em on the ground with George Washingplanning. Selecting prominent points on which the principal buildings and monu- publily expressed yesterday. That opinnents were to be erected, and from the ion itself points out that this matter is monumental structures the streets were outside of the case of the Buck's Stove to radiate. This system allowed for and Range Company agt. the American direct connection of the principal struc- Federation of Labor; does not belong in tures and for reciprocity of sight between hem. It also gave dignified, interesting that case." and beautiful terminations to all vistas. Paris and other cities have followed the principle established by L'Enfant at the cost of hundreds of millions.

L'Enfant took active part in the organization of the order of the Cincinnati and designed its insignia. He designed and superintended the construction of Fort Washington on the Potoac and was offered in 1812 the professorship of engineering at West Point. L'Enfant spent the last days of his life 1825 and was buried. His remains were

removed to Arlington in April, 1909. The memorial to be unveiled bears map of L'Enfant's city design and below as he likes. He will find we are not it the following inscription: 'Pierre Charles L'Enfant. Engineer, Artist. Soldier. Under the direction of George Washington

Major U. S. Engineer Corps, 1782. Charter Member of the Society of Cincinnati. Designed its Certificate and Insignia. orn in Paris, France, August 2, 1755 Med June 14, 1825, while residing at Chilham Castle Manor, Prince George county, Maryland.

Designed the plan for the

Federal City.

AERO TAXI SERVICE.

Lucerne. Switzerland, to Introduce Passenger-Carrying Vehicles.

NEW YORK, May 16 .- The first aero taxi will be put into service in a week or two at Lucerne, Switzerland, acording to advices received by the Aero Club. A French company is the builder of the novel machine, which will be a biplane, fitted with a "windmill" taxirate per kilometer. Enthusiasts calmately become a far cheaper conveythe beeline route it will be able to follow in the air, where, furthermore, there will probably be no trouble owing to congested traffic for some time to

DENIED BY LORD DUDLEY.

Says Resignation Was Not Due Friction With Labor Ministers. Foreign Correspondence of The Star.

MELBOURNE, April 13, 1911. Lord Dudley, the governor general, in a statement just made public, denies the story of a London weekly newspaper Buck's Stove Company and Labor that his resignation was due to friction with the federal labor ministers, and that he was sick of the governor general's position. Continuing, Lord Dudley says: about misunderstandings with the labor American Newspaper Publishers' Asso- I shall take when I return to Great Britciation, be requested to appear before the ain, that must be left for the future and circumstances to determine. home rule viceroy in Ireland, in 1914.

Building Permits Issued. The following building permits were is-

To Gertrude E. Lewis, for five two-story brick dwellings from 3515 to 3521 W place northwest, and at 2401 Hall place north-L. L. Lewis; estimated cost, \$20,000. story brick dwelling at 1413 Delafield les. Cal., yesterday. Bell; builder, Winfield Preston; estimated cost, \$10,000. To G. Dierhoph, for four two-story brick dents of the District of Columbia, coming

Dulin; estimated cost, \$3,500. To Lester A. Barr, to install one elec- timate friend and associate of the late tric passenger elevator at 2011 Columbia Grace Greenwood. To the older residents road northwest; contractor, the Thomas and to those active in the social life of

puilder, C. W. Williams; estimated cost.

Now on General Navy Board. Rear Admiral Newton E. Mason, who has just relinquished the office of chief of was in her sixty-seventh year. ordnance of the navy, has been assigned

sumed at once.

GOV. MANN PAYS VISIT FACES CAMORRA HEAD TO WASHINGTON'S HOME

passenger railway station.

As soon as the party arrived at Mount Vernon they were given luncheon, after which they inspected the grounds and mansion and pronounced everything as being in excellent shape. Before leaving the governor made a tion of my brother. In the agony of speech in the banquet hall at the man-

Also Visit Arlington.

The party will return to Alexandria at this ceremony in honor of the man story of the alleged division of the reward Brockett, who is a member of the board o'clock for their homes. 400 stabs instead of 400 francs.

LABOR CASE BACK

(Continued From First Page.)

might be nothing to adjudicate should the committee fail to report and proseviolation of the court's order willfully

Justice Wright's Comment.

Justice Wright, when approached in the courtroom and asked concerning the starting of the proceedings today, said: "I have seen and read the printed opinion of the Supreme Court which was it and should be altogether separate from

"We're Not Running Away,"

Says Gompers to Wright Samuel Gompers, president of the American Federation of Labor, when informed of the action of Justice Wright in appointing a commission to determine whether Gompers, Mitchell at Chilham Castle Manor, the estate of and Morrison had been guilty of con-William Dudley Diggs, where he died in tempt of court in the Buck's Stove and Range Company case, said: "Justice Wright can go just as far running away-not even from him. We are contending for principles and for the people's right and I am going to

stand by that. "I understand," continued Mr. Gompers, 'that Justice Wright has appointed an mpartial commission to deal with this natter. He has selected J. J. Darlington, lames M. Beck and Daniel Davenport struck an abrupt depression in the ground o serve as this commission. Mr. Dar- or some obstacle, causing the strain ington and Mr. Beck were attorneys for which resulted in the break. the Buck's Stove and Range Company in ts original cases against us, and Mr. Davenport took part in the case against us as counsel for the Anti-Boycott asso-"Justice Wright does not realize that he

has been rebuked by the Supreme Court of the United States," Mr. Gompers con-

Gets Many Congratulations. Piled high in front of Mr. Gompers on his desk lay scores of letters, telegrams and cablegrams from all parts of this country and from abroad, congratulating him upon the decision of the Supreme

Court. Mr. Gompers was asked if he would comment upon the decision handed down by the court in the Standard Oil case. culate that the aero-taxi will ulti- but he refused to say anything at this time, except that he heard through the press that the price of oil products had

been ordered advanced. "Would this indicate that the decision was adverse to the Standard Oil Company?" asked Mr. Gompers. Jackson H. Ralston, of counsel for Gompers, Mitchell and Morrison, in the recent contempt cases, when asked for an expression of opinion as to the action to today by the Supreme Court of the District of Columbia, said: "I prefer not to comment upon any

action taken by the court, even to express surprise

NO CIVIL ACTION LIKELY.

Leaders on Friendly Terms. ST. LOUIS. May 16.-The Buck's Stove

and Range Company will not institute civil action against Samuel Gompers, ions. I have not allowed them to bring John Mitchell and Frank Morrison, according to F. D. Gardner, chairman of the board. He said the company and the physicians who volunteered in combat-American Federation of Labor are on friendly terms. The cases decided by the Lord Dudley is expected to re-enter Supreme Court of the United States were himself in his hotel, drafted his will and Association, of which the Buck's Stove friends not to inform his wife of his ill-It is rumored that he will be the first and Range Company is no longer a

MISS B. B. BROWN DEAD.

Passes Away in California. Miss Bettina B. Brown, the daughter of

To E. H. Neumeyer, jr., for one two- Columbia, died at her home in Los Ange- which he believes will establish that Ba- prerogatives of this senate in the dis-Miss Brown and her father and mother were for many years well known resi- siderable amount of timber has been dwellings from 1423 to 1429 K street here from Cleveland, Ohio, during the contain relics have been discovered.

Southeast; architect, L. T. Williams; civil war, Mr. Brown having been appointed by President Lincoln the register that his search will be successful. To E. M. Dulin, for one two-story brick in bankruptcy. Miss Brown was for hope," he said today, "to get deep enough dwelling at 1221 22d street northwest; some years a newspaper correspondent in in a few days to know exactly what we architect, A. H. Beers; builder, E. M. the stirring days following the conclusion of the civil war, and she was an in-Big Summer Hotel Burned. STROUDSBURG, Pa., May 16.-Fire to-

> Square.
> At the time of her death Miss Brown is unknown.

Tariff Board Reports.

report will be transmitted to Congress. | illness.

Guest of Regents and Vice Regents at Mt. Vernon.

Gov. Mann of Virginia and the board of visitors and their wives this afternoon made their annual visit to Mount Vernon and inspected the grounds as guests of the regents and vice regents in annual session at the historic place. The party arrived in Alexandria a few minutes after noon and boarded the palace car Mount Vernon at the union

o'clock, and as the guests of A. D. of visitors, will proceed to Arlington. Upon their return they will be the guests of Mr. Brockett at his residence, 318 North Washington street, Alexandria, where they will dine. Gov. Mann and the visitors will leave Alexandria at 5:50 Owing to the fact that the board of visitors made their annual visit to Mount Vernon today, the business session of the association was suspended. Business will, however, be resumed at 10 o'clock tomorrow morning. The association expects to end its session on either Friday or Sat-

ARMY AVIATOR IS HERO IN MEETING HIS DEATH

Lieut. Kelly Tried to Avoid Hitting Comrades in Descending at San Antonio.

That Lieut, George E. Kelly, 30th Infantry, who was thrown from his aero- nicality that they were not brought with- ed guilty today before Chief Justice Claane at San Antonio May 10, met a hero's death was the verdict of the army board whose report has just been received by Gen. Allen, chief signal officer. Describing the preliminary flight of the young aviator, the board declares "he made a not abnormally hard landing. Upon landing, at least one and probably both sides of the seat fork were broken at a point between the pilot seat and the foot rest. At the same time it appears that one diagonal bamboo brace from a front wheel to the front elevator was broken and its mate was bent. After striking the ground the first time the machine bounded to a height of approximately ten feet, gradually rising to about thirty feet until within seventy-five yards of the camp of the 11th Infantry. "It made a sharp turn to the left, banked up the turning wheel and made an abrupt dive to the ground. Lieut. Kelly was thrown clear of the machine to a

distance of about twenty feet. Pilot Lost Control.

"As a result of the first impact with the earth it is apparent that the pilot lost control of the front elevator control.

"From all these preceding facts, the occupants of the 11th Infantry camp, in which endeavor it became necessary for him to make a sharp left turn which in the crippled condition of the machine brought more strain on the controls than would have been required in a straight-away landing. Such straightaway landing was impracticable owing to the prox-imity of the tents."

HANNIBAL HAMLIN'S SON DEAD Served With Distinction in the

BANGOR, Me., May 16.-Gen. Charles Hamlin, son of Hannibai Hamlin, Vice President under Abraham Lincoln, and himself a noted veteran of the civil war, died here yesterday. He was born in Hampden, Me., September 13, 1837, and was the oldest surviving child of the former Vice President. Gen. Hamlin served with distinction in the civil war, resigning in September,

being Addison Hamlin of Philadelphia. GOLD MEDAL AWARDED.

1865, after being brevitted brigadier gen-

eral. Four sons survive him, one of them

Heroism of French Physician Recognized by Carnegie Foundation.

PARIS, May 15 .- The Carnegie fund committee of France has awarded the foundation gold medal to the widow of freeing on writs of habeas corpus Edthe French doctor, G. E. Mesny, who lost ward Tilden, W. C. Cummings and his life while fighting the plague at Har- George W. Benedict, witnesses in the

Dr. Mesny was among the foreign ing the pneumonic plague in the east, and died January 12 last. When he realized that he had the plague he isolated wrote farewell letters. He begged his ness, and died alone.

DR. OWEN NOT DISCOURAGED. Former Resident of the District Still Hopes to Find Baconian Relics in River Wye.

CHERSTOW, Wales, May 16 .- The operations of Dr. Orville W. Owen of Dewest; architect, W. E. Howser; builder, the late Mr. and Mrs. J. Sayles Brown, troit, who is excavating in the mud of Petit constitutes an unwarranted and unformer residents of the District of the Ricer Wye for hidden manuscripts lawful interference with the rights and con was the author of the Shakespearian charge of its duty." plays, are proceeding slowly. A contaken out of the river bed, but no Ba-Dr. Owen continues hopeful, however,

ties, Miss Brown and her parents were est hotel in the Pocono mountains. The Cartier Has Abandoned Plan of Apwell known, and such persons will reloss is estimated at \$200,000. The hotel, call the hospitality which the family dispensed at their home in McPherson which was located near the Delaware Water Gap, had a fashionable following. Preparations were being made to open it for the season. The cause of the fire

James I. Hicks, aged sixty, a farmer The final report of the tariff board on living near Evington, Campbell county,

New Hampshire Avenue Extension Before Senate Body.

DEFLECTION TWICE LOST

Surprise Expressed at Recommenda- PETITION TO CONGRESS

CAME UP IN 1908

tion of Commissioners.

District Committee, It Is Thought Will Again Favor Lengthening in Straight Line.

Hampshire avenue on a deflected rather sentative Slayden of Texas. than a straight line, from Buchanan by the Senate committee today.

Twice, it was pointed out today, Con- Islands as the closing act of its last gress has overturned the recommendations of the Commissioners for a deflected extension, and passed laws directing a straight extension. And no little surprise was expressed at the Capitol today among those familiar with these previous actions that the Commissioners,

urge the deflected extension. The Senate committee gave the quesion special attention in 1908. The year pefore Congress had directed a straight extension, but the legislation failed of its purpose because of a lack of appropriation. And the Commissioners came back in 1908, asking a reversal of the declared policy of Congress for a straight extension. The ommittee determined to make special nquiry into the matter, to determine i here was good reason for a reversal

Bill Passed by Congress. Its conclusions were expressed in a bill

providing for a straight extension-a bill which later was passed by Congress. Again, the legislation failed of its pur pose, because the court dismissed the condemnation proceedings on the tech-The report of the Senate District committee on that bill, recalled today, be-

cause of the renewed recommendations of the Commissioners, said: "The Commissioners of the District of Columbia suggest that instead of being extended in a straight line, as contemplated under the law it is proposed by this bill to amend, the avenue should be deflected considerably at North Capital street and follow generally the line of Riggs road, which is "After a very thorough personal exsection of the District, your committee are impressed with the belief that it would be very unwise to depart from the direct line of New Hampshire avenue which obtains in the city of Washington and which it was the intention under the original street extension plan of the District of Columnia to be followed wherever possible.

"The proposed deflection will great injury to property holders, many whom could not dedicate the land to "loan sharks" and forcing a resort required except at great personal sacri- to forgery. fice, and it would involve the destruction of houses, loss of desirable frontage, and the people which is not already afforded; graving to two promissory notes for whereas if extended in conformity with additional territory which will be thrown suspension of several a magnificent public thoroughfare that reinstated in his position at the bureau will afford the most direct and logical of engraving by Director Ralph. route for vehicular traffic between the northeast, northwest and southwest sections thereof.'

Petitions Are Filed.

With this report were filed with the Senate petitions of the Takoma Park Citizens' Association and of the Woodburn Citizens' Association against the deflected extension and in favor of the straight extension. The resolutions declare that straight extension would be of more benefit to the people of the section involved than the deflected extentry.

SCORING JUDGE PETIT

Ilinois State Senator Charges Court With Blocking Lorimer Investigation.

SPRINGFIELD, Il., May 16 .- A resolu ion scoring Judge Petit of Chicago for Lorimer investigation, was introduced in the senate today by Senator Charles

"The effect of the court's decision practhorough investigation into a condition Apprentice allowance claimed. of affairs which if true constitute one of the gravest offenses that can be committed against free government and one which takes from the people of a sovereign state the right of choosing ill Downs entries for Wednesday, May their own representatives in the national

The resolution, which under the rules

went over for a day, says:

The resolution concludes with a "protest against such action as an invasion of the constitutional rights of this legislative branch of the government." The resolution also advises that no appeal from the decision of Judge Petit be made, as the outcome is doubtful.

Alleges Unwarranted Interference.

"We believe that the action of Judge

CASE OF HOPE DIAMOND

peal and Files a Joinder of Issues.

York jewelers, against Edward B. McLean and his wife, Evelyn Walsh McLean, to special appeal from the refusal of Justice other equipment.

The case of Cartler, the firm of New

Barnard to give them summary jud all to have the case advanced for trial left to take its course on the calendar for a twelvemonth, but it is considered probable that if counsel can agree the court will afford an early date for the

iamond is in the custody of the Mos eans, but it is being kept in a safe des Attorneys Brandenburg & Brandenburg represent the jewelers, and Attorneys A. S. Worthington, J. J. Darlington and Wilton J. Lambert appear for the McLeans.

FOR PHILIPPINE PROBE

Lodging Complaint Against the Administration of Commissioner D. C. Worcester.

A petition to Congress, signed by publishers, clergymen, professors, scientists and others, requesting a special inquiry The Senate District committee-if it into the manner in which D. C. Wercollows precedent-is likely to look with cester has discharged his duties as comdisfavor on the recommendation of the missioner of the Philippine Islands, was Commissioners for the extension of New submitted to the House today by Repre-

The petition is in the form of a resostreet, its present terminus, to the Dis- lution and charges that Commissioner trict line. The Commissioners' recom- Worcester "has become notoriously unmendation for legislation authorizing the popular among the natives, the final and deflected extension, made public at the culminating evidence of which was given District building yesterday, was received by a resolution unanimously passed by the general assembly of the Philippine

Prominent Petitioners.

Among the petitioners are E. H. Clement, former editor of the Boston Transcript; John Ritchie, Boston Scientific Soclety; Frederick Starr, University of Chiin view of these direct expressions of cago; Lucius F. C. Garvin, ex-governor of Congress, should some forth again to Rhode Island; Oswald G. Villard, New York, and Rev. A. A. Berle, People's Church, Boston.

WAPLE PLEADS GUILTY; IS PAROLED BY COURT

Chief Justice Clabaugh Sentences Him to Year and Day, But Gives Him Chance.

dictment charging forgery. Chief Justice Clabaugh sentenced Waple to a year and a day in prison.

Chief Justice Clabaugh, explanatory Waple His Own Worst Enemy.

Attorney Henry E. Davis asked for leniency for Waple, stating the prisoner had never before been in any trouble. He said Waple was his own worst enemy in becoming financially involved

reau of engraving and printing operat-Attorney Davis said Waple would be

River, Yorkshire Boy, 107; Henotic, 104. (a) Hildreth entry. (b), Belmont en-Second race, 3-year-olds and up; selling; six furiongs—Dullcare, 112; (a) Shannon, 115; (a) *Royal Meteor. *Fort

er, 107; *Besom, 110; *Black Chief, 100; Edgely, 105.

(a) Hildreth entry.

Third race, the Preakness handicap; three-year-olds; mile and one furlong— (a) Zeus, (b) Foot Print, 118; (b) Water-

Abe, 157; Jiu Jitsu, 153; Mystic Light, 145; Essex, Coligny, Thistledale, 150. Fifth race, three-year-olds and up; mile -Rose Queen, 115; Springmass, 105; Leah, Nightfall, 100; Bang, Pedigree, Cheek, Fondheart, 110; Neva, 92.

Seventh race, three-year-olds and up seiling; six furiongs Pharaoh, Rye Straw, 95; Moncrief, 93; Chief Bartlett,

Weather clear; track fast Churchill Downs Entries. LOUISVILLE, Ky., May 16 .- Churche

Alpine, Colletteer, Rubie H., Fanchette, Nannie McKee, Vimur, Ailsa Paige, Polly Pucelle, Merode, Peeping, 112. Third race, selling; fillies and mares; one mile and twenty yards-Loween, 89; Olivia, Meickle, 100; The Pippin, Foxy Mary, 109; San Bernito, 95; Schoolmarm, 106; Dearle, Zienap, Wing Ting, Alice, Veneta Strome, 109; Miss Caithness, 100.

Sixth race, one and one-eighth miles: selling—Discontent, 89; Ed Morgan, 100; Musetta W., 100; Pillan, 110; Azo, 111; Cowdin, Nethermost, Amia Boy, 111 each; Royal Report, 113; uestion Mark, 114.

Weather clear; track afst.

In submitting the petition Representa-tive Slayden said he believed there should be a searching, critical examination of the affairs of the Philippine Islands.

William Waple, jr., an employe of the bureau of engraving and printing, plead-

but suspended sentence during Waple's good behavior. Waple is free under the parole and a personal bond of \$100. Chief Justice Clabaugh said he felt great sorrow at Wapie's plight. He Waple was fortunate in having s record unblemished in the past. That Waple was also fortunate in having many good friends to testify to his previous good reputation and request leniency of the court, was also stated

of the parole given Wapie.

guilty charges him with forging the Waple's arrest last March caused ex-

PIMLICO ENTRIES. BALTIMORE, Md., May 16 .- Pimlico entries for tomorrow (last day): First race, 2 year-olds; five furlongs-(a)Little Pal, 110; (b) Overman, 115; (b) Tactics, 100; Surfeit, 112; Be, (a) Mad

108; Patrick S, 97; Mutineer, 93; Dream-

vale, 112; Heatherbroom, (c) Dr. Duenner, 100; (c), Joe Kenyon, 93; The Nigger, 107; (a) Royal Meteor, 101; Bounder, 88; Capsize, 98.
(a) Hildreth entry; (b) Belmont entry; Fourth race, Consolation steeplechase; our-year-olds and up; two miles-Bishop, Enniskillen, 135; Rosshampton, 135; St.

Sixth race, New Howard purse; four year-olds and up; selling; mile and forty yards—El Oro, 114; Woodcroft, Takahira, Lad of Langdon, Scarus, Frank Purceil, 111; Layminster, Perry Johnson, 108; Live Wire, 114; Pedigree, Loyal Maid, *Lawton Wiggins, 109.

108; Claque, Sam Rank, High Flown, *Mexoana, 100; Sea Cliff, 107; Cooney K., "The effect of the court's decision practically prevents a full, complete and 105; Leah, 97.

Firce race, three-quarters of a mile; selling-St. Aloysius, 100; Sylvestris, 101; Sebago, 107; King Solomon, Merrick, Elfin Beau, 110; Cohort, 113; Al Muller, 115. Second race, maiden two-year-olds;

Fourth race, handicap; mile and a sixteenth—Tombigbee, 97; Star Charter, 108; J. H. Reed, 103; Mary Davis, 114; Carlton, G, 106; Polls, 122.

Fifth race, purse; three-year-olds, four and one-half furlongs—Mary Lee Johnson, 105; Ganadore, El Toro, Dr. Watson, Mexico, Rudoffo and Working Lad, 108 each.

The mayor and council of Hagerstown,

The specific tariff law was been proposed, however, that the word reasonable should be made a percentage of a month in struction at Lynchburg, Va., which was to proposed, however, that the workhouse, to take effect after the workhouse, to take effect after the stopped a month ago by the suicide of the president Taft today. After the workhouse, to take effect after the stopped a month ago by the suicide of the president and manager, will be re- the has examined if it is probable the law was a control of the Payne-Aldrich tariff law was a control of the Payne-Aldrich ta